

ICE TO NON-RESIDENTS.

NON-RESIDENT NOTICE.

in the Second Chancery Court of
county, Tenn., J. C. Deane vs Peter
etc., et al.

Arriving from the bill, they swear to
and that the defendants Peter A.
Johnson, B. Branch his wife, Mary
Ann, William Pittman, James
and Hugh C. Pittman are residents
of Tennessee and then residents
of the county of Davidson.

Thereupon ordered, That they
appear herein, at the
of the Second Chancery Court
of Davidson, Tenn., on
the 1st day of
April, 1901.

[illegible][illegible]

non-resident, C. W. Finkbeiner, president of the State of Tennessee and the Florida National Guard. He therefore advised that he make his own basis, based upon the judgment of the Grand Jury. The grand jury met on Friday in New York and made no attachment and within one hour they issued the subpoena which was served upon me, and I appeared at the court and signed a copy of it in addition to my own name, and went back in the afternoon.

Office No. 1012, city of Miami, Fla.,
P. D. H. V. L. K.
JAMES WARREN, Assistant U. S. Attorney,
Miami, Attorney for Plaintiff. 7-1933

Non-Resident Notice,

D. L. DE LA BECKEDT, Treasurer of the American Society of Transients, Inc., vs. Henry J. B. Thompson, President of the same society, because of the fact that said defendant, Henry J. B. Thompson, has been removed from the office of president, that he has been arrested hereon, at the month-house at Channing Street, West of the entrance to the City of Miami, Florida.

[illegible]

IN-RESIDENT NOTICE.

-In the First Chancery Court of the City of Richmond, in the County of Henrico, Virginia, in the case of *F. F. Ferguson, Plaintiff, vs. E. Reynolds et al., Defendants*, wherein a writ of attachment issued in this case February 6, 1934, in the name of defendant, CAROL A. Ferguson, a bill of complaint, under which, alleging that said Taylor is indebted to the plaintiff in the sum of \$100.00, and that said Taylor is liable to defendant in the sum of \$100.00, was returned, and the sum of \$100.00 was added to complaint in the sum of \$100.00, as evidenced by an account in defendant's handwriting, and that attachment returned, verified, the property of defendant, also the defendant, is E. F. Ferguson.

grason, E. C. Ferguson and R. E. Smith of Carroll Ferry, deceased; Fiddling and Arthur A. Reynolds, residents of Tennessee. The court ordered that they may be paroled herein at the discretion of Memphis, Tennessee, on or before Monday in April, 1937, and that, in order to compel such bill of fare be taken for confinement as to them, a hearing expedite, and that a register be published once a week for many weeks in the Memphis Ap-

-Atted-
 _____ CHIEF Clerk and Master

Non-Resident Notice.
 R. B. D.—In the Second Chancery
 Shelly county, Tennessee, G. A.
 and J. H. Bodeman vs Joel Smith
 J. Shively.
 Coming from bill duly sworn to in this
 at the defendants, Joel Smith and
 vely, are non-residents of the state
 case, and that they are indebted to

Within the sum of \$250 and first on hands an attachment issued from attaching as much of the estate of El Smith, especially certain cotton the bill of complaints as to maintenance claim, which attachment returned, levied, etc.

Wherefore ordered, That they make insurance herein, at the court-house chancery Court of Shelby in the city of Memphis, Tenn. See, are the first Monday to April 1891, answer or deny to complaint or the same will be taken for con-

Creditor's Notice.
In the Second Chancery Court

county, Tenn.—Silver Shaded is
Ray Kuen, et al.
We cause an order of publication
to be made to file their claims having
been made,
there are hereby given, to all per-
sons claiming against the estate of J.
deceased, to come forward and ex-
pose and have themselves
adjudged to compensate him, in the
rescribed by law, on or before the
1st of April, 1914, or the same will be
paid.

Attachment Notice.
D.—In the Second Chancery Court
county, Tenn.—J. M. James vs. N.
ing from the bill duly sworn to in
muse that the defendant, N. Wick,
indebted to complainant in the
hundred and fifty-six dollars and

(This is due by noon, payable on March 2, 1936, with late cost thereon.) He is a non-resident of the county, and for these causes an attachment issued out of this court against him and the same has been returned by the Sheriff of Shelby county, the real estate of said Fredrick being ordered, that he make his return, at the Courthouse of the County of Shelby county, in Memphis, Tenn., on or before May 15, 1935, and plead answer to complainant's bill, or the same or be confessed as to him, and pay

experts, and that a copy of the established once a week for four weeks in the Memphis Appeal-
to call. It is prepared especially

and nothing else, and
 of over 20 years standing. Price
 \$1.00.
 DOUGLASS & HILL,
 Agents, 24 Main Street.